IN THE UNITED STATES PATENT AND T	RADEMARK OFFICE	SIECTORY
In re Patent Application of:	Attention: . oplication Branch	SECTOR\$
GUEGLER et al	7 "	Box Sex
Serial No. 09/776,705	Atty. Dkt. CL001010	(,)
Filed: February 6, 2001	D. I.	
\ P .	Date: May 18, 2001	f f
For: ISOLATED HUMAN TRANSPORTER PROTEINS, NUC ENCODING HUMAN TRANSPORTER PROTEINS, AN Assistant Commissioner for Patents Washington, D.C. 20231	CLEIC ACID MOLECULES ID USES THEREOF	•
The attached completes filing of the above-identified patent app	lication:	
Signed Rule 63 Declaration alone OR Signed Declaration plus attached copy of originally filed spe NOTICE TO FILE MISSING PARTS OF APPLICATION FILE Record and return the attached assignment. Priority is hereby claimed per Rule 55 & 35 USC119 based Application Nos. Country	LING DATE GRANTED form.	
Also attached: Preliminary Amendment; Sub of Computer 15 pages of Paper Copy of Sequence Listing	attached; ☐ already filed on on is identical to: filed , as Small entity" statement attached.	,
Fees are attached as calculated below: Basic filing fee	¢ 740	•
Total Effective claims $23 - 20 = 3 \times 18.00$	\$ 710. \$ 54.	
Independent claims $6 - 3 = 3 \times \$0.00$	\$ 240	
If any proper multiple dependent claims now added for first time, add \$	(σ μ - μ - τ - τ) ψ σ.	
Petition is hereby made to extend the current due date so as to cover the	FILING FEE \$ 1,004.	00
and attachment(s) (\$ /1 month; \$ /2 months; \$ /3 months	ths; \$ /4 months) \$ 0.6	00
Surcharge (\$130.00) if Declaration or filing fee first now submitte	d \$ 130.0	
If "ample and the " and a late (47) of the control	FIRST SUBTOTAL \$ 1,134.0	
If "small entity," enter half (½) of subtotal and subtract	-\$ 0.0	
Assignment Recording Fee (\$)	SECOND SUBTOTAL \$ 1,134.0	
- , ,	0.0 AL FEE CHARGED TO \$ 1,134.0	
	DEDOCIT ACCOUNT	
The Commissioner is hereby authorized to charge filing fees and	credit Deposit Account Number 50-09	70 . Any
future submission requiring an extension of time is hereby stated to include a petition for such time extension. The Commissioner is hereby authorized to charge any <u>deficiency</u> in the fee(s) filed, or asserted to be filed, or		
which should have been filed herewith (or with any paper hereafted our Account No. 50-0970 . A <u>duplicate</u> copy of this sheet is attactive.	er filed in this application by this corporat	, or ion) to
CELERA GENOMICS Corporation	CELERA GENOMICS Corporation	
45 West Gude Drive, C2-4#20	By Atty: Robert A. Millman, Reg. #36,2	17
Rockville, MD 20850 Telephone: 240-453-3067	/	''
LEIGHBURNE ZAUGZON-SUBZ	//	,

RAM/pdc

Signature: Mat 4. Mill



United States Patent and Trademark Office

COMMISSIONER FOR PATENTS UNITED STATES PATENT AND TRADEMARK OFFICE WASHINGTON, D.C. 20231 WWW LISPTO DOV

APPLICATION NUMBER FILING RECEIPT DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NUMBER 02/06/2001

09/776,705

Karl Guegler

CLOO1010

CONFIRMATION NO. 5353

FORMALITIES LETTER

OC000000005926298

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CELERA GENOMICS CORP.

ATTN: ROBERT A. MILLMAN, PATENT DIRECTOR

45 WEST GUDE DRIVE C2-4#20

ROCKVILLE, MD 20850

Date Mailed: 04/02/2001

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

MAY 1 8 2001

05/21/2001 MABDI1 00000104 500970 09776705 FILED UNDER 37 CFR 1.53(b) 01 FC:101 710.00 CH 02 FC:102 240.00 CH 03 FC:103 54.00 CH Filing Date Granted 04 FU:105 130.00 CH

> An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given TWO MONTHS from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- · The statutory basic filing fee is missing. Applicant must submit \$ 710 to complete the basic filing fee and/or file a small entity statement claiming such status (37 CFR 1.27).
- Total additional claim fee(s) for this application is \$294.
 - \$54 for 3 total claims over 20.
 - \$240 for 3 independent claims over 3.
- The oath or declaration is missing. A properly signed oath or declaration in compliance with 37 CFR 1.63, identifying the application by the above Application Number and Filing Date, is required.
- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(e) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.
- The balance due by applicant is \$ 1134.
- This application clearly fails to comply with the requirements of 37 C.F.R. 1.821-1.825. Applicant's attention is directed to the final rulemaking notice published at 55 FR 18230 (May 1, 1990), and 1114 OG 29 (May 15, 1990). If the effective filing date is on or after July 1, 1998, see the final rulemaking notice published at 63 FR 29620 (June 1, 1998) and 1211 OG 82 (June 23, 1998). If the effective filing date is on or after September 8, 2000, see the final rulemaking notice published in the Federal Register at 65 FR 54604 (September 8, 2000) and 1238 OG 145 (September 19, 2000). Applicant must provide an initial computer readable form (CRF) copy of the "Sequence Listing", an initial paper or compact disc copy of the "Sequence Listing", as well as an amendment directing its entry into the application. Applicant must also provide a statement that the content of the sequence listing information recorded in computer readable form is identical to the written (on paper or compact disc) sequence listing and, where applicable, includes no new matter, as required by 37 CFR 1.821(e), 1.821

(f). 1.821(g), 1.825(b), or 1.825(d). If applicant desires the sequence listing in the instant application to be identical with that of another application on file in the U.S. Patent and Trademark Office, such request in accordance with 37 CFR 1.821(e) may be submitted in lieu of a new CRF.

For questions regarding compliance to these requirements, please contact:

- For Rules Interpretation, call (703) 308-4216
- To Purchase Patentin Software, call (703) 306-2600
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A copy of this notice MUST be returned with the reply.

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PART 2 - COPY TO BE RETURNED WITH RESPONSE